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7	Attorneys for Defendants Eagle Quest of Nevada, Inc.,		
8			
	Ilia Hampton, LCSW, QMPH, and Trent Hansen, LCSW		
9			
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	C.H. IOHN DOE a minor shild by and through	CASE NO. 2:17-cv-02380	
	S.H. JOHN DOE, a minor child, by and through his Natural Parent and Legal Guardian, A.O.	CASE NO. 2.17-6V-02580	
13	JANE DOE, an Individual; A.O. JANE DOE,		
14	Individually;		
•	marriadary,		
15	Plaintiffs,		
16	,		
10	vs.		
17			
18	CLARK COUNTY, a political subdivision of		
10	the State of Nevada; KEVIN BROWN, an		
19	Individual; JULIANE HUGHES, an Individual;		
20	EAGLE QUEST OF NEVADA, INC., a Nevada		
20	Corporation; EAGLE QUEST, a Nevada		
21	Domestic Corporation; IVAN RAY TIPPETTS, an Individual; LESLIE TIPPETTS, an Individual;		
	SHERA WILLIAMS, an Individual; TOMISHA		
22	HORN, an Individual; ILIA HAMPTON, LCSW,		
23	OMPH, an Individual; TRENT HANSEN, LCSW,		
	an Individual;		
24	wi martiadur,		
25	Defendants.		
26	gm		
26	STIPULATION AND ORDER TO	DISMISS DEFENDANTS	

STIPULATION AND ORDER TO DISMISS DEFENDANTS
ILIA HAMPTON AND TRENT HANSEN WITH PREJUDICE

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IT IS HEREBY STIPULATED and agreed by and between counsel that:

- 1. ILIA HAMPTON was an employee/agent of EAGLE QUEST and was acting in the course and scope of her employment at all times during S.H. JOHN DOE's foster care placement. The parties agree that HAMPTON was acting in her individual and official capacity.
- 2. Defendant EAGLE QUEST is liable for all acts and/or omissions of ILIA HAMPTON, attributed to her by a finder of fact. This does not mean that Plaintiffs may not pursue any other Defendants in this litigation on the basis of HANSEN's acts.
- 3. Nothing in this stipulation will limit the evidence admitted at trial of acts and/or omissions of ILIA HAMPTON. Nor will this stipulation, alone, limit the Plaintiffs' ability to recover against any other Defendants in this case in any way.
- 4. That Defendant ILIA HAMPTON may be dismissed, with prejudice, from the instant litigation in case 2:17-cv-02380, with each party to bear their own attorneys' costs.
- 5. TRENT HANSEN was an employee/agent of EAGLE QUEST and was acting in the course and scope of his employment at all times during S.H. JOHN DOE's foster care placement. The parties agree that HANSEN was acting in his individual and official capacity.
- 6. Defendant EAGLE QUEST is liable for all acts and/or omissions of TRENT HANSEN, attributed to him by a finder of fact. This does not mean that Plaintiffs may not pursue any other Defendants in this litigation on the basis of HANSEN's acts.
- 7. Nothing in this stipulation will limit the evidence admitted at trial of acts and/or omissions of TRENT HANSEN. Nor will this stipulation, alone, limit the Plaintiffs' ability to recover against any other Defendants in this case in any way.

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8. That Defendant TRENT HA	NSEN may be dismissed, with prejudice, from the
	n each party to bear their own attorneys' fees and
costs.	
IT IS SO STIPULATED.	
DATED this 10 th day of January, 2018.	DATED this 10 th day of January, 2018.
LAGOMARSINO LAW	HALL PRANGLE & SCHOONVELD, LLC
/s/: Andre Lagomarsino, Esq.	/s/: John Bemis, Esq.
ANDRE M. LAGOMARSINO, ESQ. Nevada Bar No. 6711 Melanie L. Thomas, Esq. Nevada Bar No. 12576 3005 W. Horizon Ridge Parkway, #241 Henderson, NV 89052 Attorneys for Plaintiff DATED this 10 th day of January, 2018.	JOHN F. BEMIS, ESQ. Nevada Bar No. 9509 SARAH S. SILVERMAN, ESQ. Nevada Bar No. 13624 1160 North Town Center Drive, Suite 200 Las Vegas, NV 89144 Attorneys for Defendants Eagle Quest of Nevada, Inc., Eagle Quest, Ivan Ray Tippetts, Leslie Tippetts, Ilia Hampton, LCSW, QMPH, and Trent Hansen, LCSW
OLSON, CANNON, GORMLEY, ANGULO & STOBERSKI /s/: Thomas Dillard, Jr., Esq. THOMAS D. DILLARD, JR. ESQ. Nevada Bar No. 6270 9950 W. Cheyenne Ave. Las Vegas, NV 89129	
Attorneys for Defendants Clark County, Kevin Brown and Juliane Hughes	

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ORDER

Pursuant to the foregoing stipulation of counsel for the moving parties, and good cause appearing therefore,

- 1. ILIA HAMPTON was an employee/agent of EAGLE QUEST and was acting in the course and scope of her employment at all times during S.H. JOHN DOE's foster care placement. The parties agree that HAMPTON was acting in her individual and official capacity.
- 2. Defendant EAGLE QUEST is liable for all acts and/or omissions of ILIA HAMPTON, attributed to her by a finder of fact. This does not mean that Plaintiffs may not pursue any other Defendants in this litigation on the basis of HANSEN's acts.
- 3. Nothing in this stipulation will limit the evidence admitted at trial of acts and/or omissions of ILIA HAMPTON. Nor will this stipulation, alone, limit the Plaintiffs' ability to recover against any other Defendants in this case in any way.
- 4. That Defendant ILIA HAMPTON may be dismissed, with prejudice, from the instant litigation in case 2:17-cv-02380, with each party to bear their own attorneys' fees and costs.
- 5. TRENT HANSEN was an employee/agent of EAGLE QUEST and was acting in the course and scope of his employment at all times during S.H. JOHN DOE's foster care placement. The parties agree that HANSEN was acting in his individual and official capacity.
- 6. Defendant EAGLE QUEST is liable for all acts and/or omissions of TRENT HANSEN, attributed to him by a finder of fact. This does not mean that Plaintiffs may not pursue any other Defendants in this litigation on the basis of HANSEN's acts.
- 7. Nothing in this stipulation will limit the evidence admitted at trial of acts and/or omissions of TRENT HANSEN. Nor will this stipulation, alone, limit the Plaintiffs' ability to recover against any other Defendants in this case in any way.

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8. That Defendant TRENT HANSEN may be dismissed, with prejudice, from the instant litigation in case 2:17-cv-02380, with each party to bear their own attorneys' fees and costs.

IT IS SO ORDERED.

DATED this 10th day of January , 2018

UNITED STATE DISTRICT COURT JUDGE